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Claim No. 77.

Under Article 14. Treaty of 14th June 1866,  
with Creek Indians.

The undersigned, Jack Marshall, aged about eighty years, a Freedman of the Creek Nation, and a loyal Refugee, being duly examined and sworn. (He understanding and conversing in the English language.) deposes and says: Whilst living on his place, between the Arkansas & Verdigris rivers, about six miles from the Creek Agency, and sometime late in the fall of 1862, he had to leave his home "because the Rebel Col. Mc. Intosh was trying to capture him". That, "when Col Phillips came along with the loyal Indian Regiment he took all the colored people he could find with him to Gibson" - and would not allow them to be encumbered with any of their property, as the "Rebels" under Mc. Intosh and Cooper "were fighting with Phillips Union soldiers all the time" - This deponent further says that at the time he so fled his home, as aforesaid, he owned and possessed, & did necessarily abandon and lose, all the property hereinafter named, and that he has never since recovered the same, or any part thereof: To Say:

3	Three Indian Horses	\$50.	\$35.	\$25	\$	110.00
1	One Yoke Oxen	\$50.	30 Hogs	\$82.		132.00
100	Bushels Corn	\$100.	Chickens	<sup>15</sup> \$3.75		103.75
Set	Household goods	\$60.	Tools, &c	\$17.		77.00
making a total value of						\$ 422.75



Four hundred & twenty two dollars & seventy five cents,  
Further this deponent saith not.

Jack Marshall,  
Subscribed & Sworn to before me at the Creek  
Agency, Ok. this 9<sup>th</sup> day of November A.D. 1869.

his  
X  
mark

W. O. C. L. H. P.  
St. Bl. Off. Asst. Supt. Ind. Affs. South "Septay

The undersigned, Monday Marshall  
Marry Marshall, witnesses, not related to Claimant, Freedmen  
of the Creek Nation and Loyal Refugees, being jointly, duly  
examined and sworn, (they understanding and conversing  
in the English Language:) do depose and say: They are not  
interested in the claim of Jack Marshall, in any pecuniary  
manner whatever. That they have heard the foregoing Affidavit  
read to them, and know its contents, and that the same is correct  
and true in every particular. And these deponents further say:  
That of their own knowledge, the said Jack did, at the time he fled  
his home, own and possess, and did necessarily abandon and  
lose all the property set out in his deposition, & in the manner  
therein deposed. Further these deponents do not say.

Monday Marshall,

Marry Marshall,

his  
X  
mark  
his  
X  
mark

Subscribed and Sworn to before me, at the Creek  
Agency, Ok. this 9<sup>th</sup> day of Nov. A.D. 1869.

W. O. C. L. H. P.  
St. Bl. Off. Asst. Supt. Ind. Affs. So. Septay



## Awards

The loss of property specified above is deemed established by the foregoing testimony. Also the status of claimant. The amount claimed, however is, in some instances, considered excessive. Upon inquiry, it is found the values of the different kinds of property, at the time the loss occurred, ruled as follows:-

Horses, - Indian,	\$15.00 Each
Oxen - Yokes of -	30.00 ,
Corn - per bushel.	.50 :
Hogs -	2.00 .
Chickens -	.12 1/2 ..

and for the following one-half the claimed value:-

Household goods:-	\$30.00
Tools -	8.50

In consideration of these, and all other facts attainable bearing upon the case, we believe it just and equitable to award this claimant Jack Marshall Two hundred and twenty five dollars, thirty seven cents,

\$225 <sup>37</sup>/<sub>100</sub>

*[Signature]*

Brig. Maj. Genl. U.S. Army. Supt. Ind. aff. S. Supt. *[Signature]*

Captain U.S. Army.  
Creek agent.